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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/075,134	11/19/2001	Richard Detweiler	EXTS113	6960
759	90 07/26/2006		EXAMINER	
Ormiston & McKinney, PLLC 802 W. Bannock, Suite 400			GYORFI, THOMAS A	
P.O. Box 298	k, Suite 400		ART UNIT	PAPER NUMBER
Boise, ID 8370	01-0298		2135	
			DATE MAILED: 07/26/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/075,134	DETWEILER ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Tom Gyorfi	2135				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)🛛	Responsive to communication(s) filed on 16 M	<u>ay 2006</u> .					
	This action is FINAL. 2b)⊠ This action is non-final.						
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠ Claim(s) <u>1-7,10-12,15,17-23,26-28,31,47 and 48</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠	6)⊠ Claim(s) <u>1-7,10-12,15,17-23,26-28,31,47 and 48</u> is/are rejected.						
7)	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers						
9)☐ The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment	r(s)						
1) Notice	e of References Cited (PTO-892)	4) Interview Summary					
2) Notice	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	te atent Application (PTO-152)				
Paper	No(s)/Mail Date	6) Other:	Active Application (F 10-102)				

DETAILED ACTION

1. Claims 1-7, 10-12, 15, 17-23, 26-28, 31, and 47-48 are pending.

Response to Arguments

2. Applicant's arguments with respect to claims 1-7, 10-12, 15, 17-23, 26-28, 31, and 47-48 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 1-7, 10-12, 15, 17-23, 26-28, 31, and 47-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown et al. (U.S. Pre-grant Publication 2002/0174180) and further in view of Ferrat et al. (U.S. Pre-grant Publication 2005/0055382).

Referring to Claims 1 and 17:

Brown discloses a coordinated push synchronization method, comprising the acts of:

detecting changes to a local application data store (paragraph 0056-0057); identifying a record affected by a detected change (paragraph 0057); pushing the identified record to a remote application data store (paragraph 0057).

ascertaining whether the [pushed] record, in its current form as affected by the detected change, has already been replicated or deleted in the remote application data store in order to determine whether the remote application data store will be updated with the pushed record; if not, updating the remote application data store with the pushed record (paragraphs 0071 and 0080-0083); and

identifying the [pushed] record in the remote application data store as a pushed record (paragraph 0066) and identifying the [pushed] record in the remote application data store as having been pushed from the local application data store to the remote application data store, otherwise ignoring the [pushed] record (paragraph 0071).

The system disclosed Brown uses an identifier to determine whether the record to be updated on the remote application data store before pushing the identified record to the remote application data store (paragraphs 0091-0094). However, Ferrat discloses wherein the record is pushed to the remote application data store prior to determining whether the record should be updated (paragraphs 0089-0091). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the synchronization method of Ferrat into that disclosed by Brown. The motivation for doing so would be to improve the ability to share common data across multiple platforms (Ferrat, paragraphs 0010-0011).

Referring to Claims 5 and 21:

Brown discloses a coordinated user-initiated synchronization method, comprising the acts of:

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detecting changes to a local application data store (paragraph 0040); and identifying a record affected by a detected change (paragraph 0041-0043);

Brown appears to be silent regarding ascertaining whether the identified record, in its current form as affected by the detected change, was pushed to the local application data store; and if not, synchronizing the remote application data store with the local application data store. However, Ferrat teaches these limitations (paragraphs 0089-0091). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the synchronization method of Ferrat into that disclosed by Brown. The motivation for doing so would be to improve the ability to share common data across multiple platforms (Ferrat, paragraphs 0010-0011).

Referring to Claims 10 and 26:

[pushed] record (paragraph 0040);

Brown discloses a coordinated push and user-initiated synchronization method, comprising:

detecting changes to a local application data store (paragraph 0040);

identifying a first record in the local application data store affected by a detected change (paragraph 0041-0043);

pushing the first record to a remote application data store (paragraph 0040); ascertaining whether the identified [pushed] record, in its current form as affected by the detected change, has already been replicated in or deleted the remote application data store and, if not, updating the remote application data store with the

detecting changes to the remote application data store (paragraph 0057); identifying a second record in the remote application data store affected by a detected change (paragraph 0057);

ascertaining whether the second record, in its current form as affected by the detected change, has already been pushed into the remote application data store in order to determine whether the remote application data store will be updated with the [pushed] record and, if not, synchronizing the remote application data store with the local application data store, otherwise ignoring the [pushed] record (paragraphs 0071-0083).

The system disclosed Brown uses an identifier to determine whether the record to be updated on the remote application data store before pushing the identified record to the remote application data store (paragraphs 0091-0094). However, Ferrat discloses wherein the record is pushed to the remote application data store prior to determining whether the record should be updated (paragraphs 0089-0091). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the synchronization method of Ferrat into that disclosed by Brown. The motivation for doing so would be to improve the ability to share common data across multiple platforms (Ferrat, paragraphs 0010-0011).

Referring to Claims 2 and 18:

Brown and Ferrat disclose the limitations of Claims 1 and 17 above. Brown further discloses wherein the act of ascertaining includes comparing a local change

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counter associated with the pushed record in the local application data store with a remote change counter associated with a corresponding record in the remote application data store (paragraph 0079).

Referring to Claims 3, 7, 19 and 23:

Brown and Ferrat disclose the limitation of Claims 1, 5, 17 and 21 above. Brown further discloses, wherein the act of pushing the identified record comprises:

if the identified record has been detected as being new, pushing a replica of the identified record with instructions to save the replica in the remote application data store (paragraph 0080);

if the identified record has been detected as being modified, pushing a replica of the identified record with instruction to save the replica in the remote application data store replacing a prior version of the record (paragraph 0082); and

if the identified record has been detected as being deleted, pushing instructions to delete a prior version of the identified contained in the remote application data store (paragraph 0081).

Referring to Claims 4 and 20:

Brown and Ferrat disclose the limitation of Claims 1 and 17 above. Brown further discloses, wherein the act of identifying the pushed record in the remote application data store as a pushed record comprises associating an indicator with the pushed

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record identifying the pushed record in the remote application data store as a pushed record (paragraph 0066).

Referring to Claims 6 and 22:

Brown and Ferrat disclose the limitation of Claims 5 and 21 above. Brown further discloses, wherein the act of ascertaining includes examining an indicator associated with a pushed record identifying the pushed record in the remote application data store as a pushed record (paragraph 0066).

Referring to Claims 11 and 27:

Brown and Ferrat disclose the limitation of Claims 10 and 26 above. Brown further discloses, wherein the act of ascertaining whether the pushed record has been replicated in or deleted from a the remote application data store includes comparing a local change counter associated with the pushed record in the local application data store with a remote change counter associated with a corresponding record in the remote application data store (paragraph 0079-83).

Referring to Claims 12 and 28:

Brown and Ferrat disclose the limitation of Claims 10 and 26 above. Brown further discloses, wherein the act of ascertaining whether the pushed record has been replicated in or deleted from the remote application data store includes examining an

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indicator associated with the pushed record identifying the pushed record in the remote application data store as a pushed record (paragraph 0066).

Referring to Claims 15 and 31:

Brown and Ferrat disclose the limitation of Claims 10 and 26 above. Brown further discloses, after updating the remote application data store with the pushed record, identifying the pushed record in the remote application data store, as having been pushed from the local application data store to the remote application data store (paragraphs 0066 and 0071).

Referring to Claim 47:

Brown and Ferrat disclose the limitation of Claim 4 above. Brown further discloses, wherein the act of associating comprises setting a coordination flag for the pushed record (paragraph 0066).

Referring to Claim 48:

Brown and Ferrat disclose the limitation of Claim 6 above. Brown further discloses, wherein the Indicator comprises a coordination flag, a set coordination flag indicating that a record is a pushed record and a reset coordination flag indicating that the record is not a pushed record (paragraph 0066).

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Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom Gyorfi whose telephone number is (571) 272-3849. The examiner can normally be reached on 8:30am - 5:00pm Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TAG 7/20/06

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